## DECLARATION AND POWER OF ATTORNEY (UNASSIGNED NONPROVISIONAL APPLICATION)

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 et seq. underneath my name.

I believe I am the original, first and sole inventor if only one name is listed at 201 below, or an original, first and joint inventor if plural names are listed at 201 et seq. below, of the subject matter which is claimed and for which a patent is sought on the invention entitled

## PHARMACEUTICAL COMPOSITIONS AND METHODS FOR MANAGING DERMATOLOGICAL CONDITIONS

and for which a patent application:

- is attached hereto and includes amendment(s) filed on atamicable
- □ was filed in the United States on as Application No. (for declaration not accompanying application)
- with amendment(s) filed on acarelicables
- D was filed as PCT international Application No. on and was amended under PCT Article 19 on a generalized

I hereby state that I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment referred to above.

Facknowledge the duty to disclose information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.

Hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) of any foreign application(s) for patent or inventor's certificate liked below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application of which priority is claimed:

0	EARLIEST FOREIGN APPLICATION(S), IF ANY, FILED PRIOR TO THE FILING DATE OF THE APPLICATION						
	APPLICATION NUMBER	COUNTRY	DATE OF FILING (day, month, year)	PRIORITY CLAIMED			
				YES D NO D			

Hereby claim the benefit under Title 35, United States Code, §119(e) of any United States provisional application(s) listed below.

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đ	APPLICATION NUMBER	FILING DATE	
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I hereby claim the benefit under Title 53, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code § 112, lacknowledge the duty to disclose information which is material to patentiability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

	FILING DATE	STATUS			
APPLICATION SERIAL NO.		PATENTED	PENDING	ABANDONED	
09/953,431	September 17, 2001		√		
09/878,231	June 12, 2001		√		
09/549,202	April 13, 2000	1			
09/330,127	June 11, 1999	1			
60/094,775	June 31, 1998		√		

POWER OF ATTORNEY As a named inventor, I hereby appoint Berj A Terzam (Reg. No 2006), David Weid, III (Reg. No. 21094), Jonathan A. Marshail (Reg. No. 24614), Barny D. Rem (Reg. No. 22411), Shanton T. Lawrence, III (Reg. No. 25736), Charles E. McKeney (Reg. No. 27954), David Weigh, Son 25736), David Weigh, Son 25736, David S. Parker E. McKeney (Reg. No. 2476), David C. Reg. No. 24761, David C.

(1) DC1 - 315830.1

SEND CORRESPONDENCE TO:

PENNIE & EDMONDS up

1667 K Street, N.W. Washington, D.C 20006 PTO Customer No. 20582 DIRECT TELEPHONE CALLS TO-PENNIE & EDMONDS LLP DOCKETING (202) 496-4721

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 100 of Title 16 of the United States Code and that such willful false statements may expenditure the validity of the application or any patent issuing thereon.

	FULL NAME OF INVENTOR	Murad	FIRST NAME Howard	MIDDLE NAME		
0 1	RESIDENCE & CITIZENSHIP	Marma del Rey	Rey California		COUNTRY OF CHIZZNSHIP United States	
	POST OFFICE ADDRESS	STREET 4265 Marina City Drive	Marina Del Rey	SPATEOR COUNTRY California	21F CODE 90292	
		SIGNATURE OF INVENTOR 201		DATE		
	FULL NAME OF INVENTOR	LASTNAME	FIRST NAME	MIDDLE NAME	MIDDLE NAME	
2 0 2	RESIDENCE & CITIZENSHIP	спу	STATE OR POREION COUNTRY	COUNTRY OF CHIZENSHIP		
	POST OFFICE ADDRESS	STREET	CITY	STATE OR COUNTRY	ZIP CODE	
		SION ATURE! OF INVENTOR 202		DATE		
	FULL NAME OF INVENTOR	LAST NAME	FIRST NAME	MIEDLENAME		
0 3	RESIDENCE & CITIZENSHIP	спу	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP	COUNTRY OF CITIZENSHIP	
	POST OFFICE ADDRESS	STREET	CITY	STATEOR COUNTRY	ZEP CODE	
		SIGNATURE OF INVESTOR 203		DATE		
	FULL NAME OF INVENTOR	LAST NAME	FIRST NAME	MIDOLE NAME	MIDOLE \ AME	
2 0 4	RESIDENCE & CITIZENSHIP	СПУ	STATE OR FOREIGN COUNTRY	COUNTRY OF CUIZENSHIP	COUNTRY OF CITZENSHIP	
	POST OFFICE ADDRESS	STREET	спу	STATE OR COUNTRY	ZIP CODE	
		SIGNATURE OF INVENTIOR 204		DATE	DATE	
	FULL NAME OF INVENTOR	LAST VAME	FIRST NAME	MIDDLE NAME		
2 0 5	RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREION COUNTRY	COUNTRY OF CITIZENSHIP	COUNTRY OF CITIZENSHIP	
	POST OFFICE ADDRESS	STREET	cm	STATE OR COUNTRY	21P CODE	
		SEGNATURE OF INVENTOR 205		DATE		

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